# **ORIGINAL**

AUG 2 2 2024

Clerk, U.S. District Court Eastern District of Texas

## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

UNITED STATES OF AMERICA	§		
	§	8	*
v.	§		No. 4:22CR127
	§		Judge Schell
CHRISTIAN ROBINSON	§		

#### **FACTUAL BASIS**

The defendant, Christian Robinson, hereby stipulates and agrees that at all times relevant to the Indictment herein, the following facts were true:

- That the defendant, Christian Robinson, who is changing his plea to guilty, is the same person charged in the Indictment.
- 2. That the events described in the Indictment occurred in the Eastern District of Texas and elsewhere.
- 3. That on or about April 8, 2022, the defendant knowingly and unlawfully possessed in and affecting interstate commerce the following firearms:

  Springfield Armory, Saint, multi caliber pistol bearing serial number ST111856, Smith & Wesson, M&P Shield, .40 caliber pistol bearing serial number JET2735, Springfield Armory, XD9, 9mm caliber pistol bearing serial number BA150104, and Taurus. Model 85, .38 caliber revolver bearing serial number JS93722.
- 4. That the defendant possessed the firearms noted in paragraph 3 after having been previously convicted of a felony. The defendant knew possessing the firearms was prohibited by law because he is a convicted felon.

- 5. The firearm described above fall within the definition of "firearm" as found in 18 U.S.C. § 921(a)(3)(A).
- 6. The firearm described above was not manufactured in the State of Texas and had traveled in interstate commerce.

#### DEFENDANT'S SIGNATURE AND ACKNOWLEDGMENT

I have read this factual basis and acknowledge without reservation that it accurately describes the events and my acts which constitute a violation of 18 U.S.C. § 922(g)(1).

Dated: 8/16/24

Christian Reson

**CHRISTIAN ROBINSON** 

Defendant

### DEFENSE COUNSEL'S SIGNATURE AND ACKNOWLEDGMENT

I have read this factual basis and have reviewed it with my client, Christian

Robinson. Based upon my discussions with my cliental am satisfied that he understands

the factual basis.

Dated: 8-16-24

JOHN HUNTER SMITH

/ Attorney for Defendant